



**Department of Energy
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Intellectual Property Law Division**

ATTACHMENT G

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Karena McKinley
Director, Industrial Partnerships and Commercialization
Lawrence Livermore National Laboratory, L-001
c/o Sara Sanders, LLNL-IPCP, L-795

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MAR 19 2002

LLNL - I. P. L. G.

TC 1700

Re: CRADA No. TC-1434-97 with EUV LLC

Subject: DOE Patent Case No.: S-95,231
LLNL Docket No.: CIL-10660
Title: Compensation of Flare-induced CD Changes in Photolithography

Inventor(s): John E. Bjorkholm et al.
Contract No.: W-7405-ENG-48

granted
The election by the University to retain title in the subject invention as set forth in your letter of [redacted], and the Laboratory's transmittal of the invention disclosure on [redacted], are noted. Please advise as to election by the University to file in any foreign country. We also acknowledge your intent to transfer title of the patent to the Participant as prescribed by the CRADA.

Please note that the above identified CRADA gives the University the right to file a U.S. patent application within the one year period after election. If the University does not file a patent application within this period, then the Participant may file. If neither party desires to file a patent application, DOE is to be so informed within three months of the decision by the parties not to file a patent application but not later than 60 days prior to the time when any statutory bar might foreclose filing of the U.S. patent application.

The application must include a Government contract identification statement.

Please forward a copy of the application and its filing particulars to this office. A Confirmatory License in the invention will need to be forwarded to us in due course.

Gary Drew
Patent Attorney

cc: Janet G. Tulk, LLNL, L-703

GD:JLR:wkc

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